

**LOUIS GILBERT & ASSOCIATES, INC.**

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June 9, 2005

Hon. James H. Welsh  
Commissioner of Conservation  
Office of Conservation  
Post Office Box 94275  
Baton Rouge, Louisiana 70804-4275

Re: Bol Mex 3 Sand, Reservoir D  
Broussard Field  
Lafayette Parish, Louisiana

Dear Commissioner Welsh:

Application is hereby made on behalf of **Erskine Energy, LLC** for the calling of a public hearing, after legal notice, to consider evidence relative to the issuance of an order pertaining to the following matters relating to the Bol Mex 3 Sand, Reservoir D, in the Broussard Field, Lafayette Parish, Louisiana, for which rules and regulations were established and drilling and production units were created for the exploration for and production of gas and condensate by the 442-D Series of Office of Conservation Orders, including the unit designated BM 3 RD SU C:

1. To permit the applicant to drill, designate and utilize its Michot No. 1 Well as substitute unit well for the BM 4 RD SU C, said well located approximately as shown on the plat attached hereto, in exception to the spacing provisions of Office of Conservation Order No. 442-D, effective March 18, 1986.
- 2, To establish an as-drilled location tolerance of no closer than 50 feet from the nearest unit line for the proposed substitute unit well.
3. Except to the extent contrary herewith, to continue in full force and effect the provisions of 442-D Series of Office of Conservation Orders, the units created thereby, and applicable Statewide Orders.
4. To consider such other matters as may be pertinent.

The Bol Mex 3 Sand, Reservoir D, in the Broussard Field, Lafayette Parish, Louisiana, was defined in Office of Conservation Order No. 442-D, effective March 18, 1986.

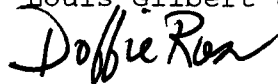
The existing unit well, the Gladys Garber No. 1 Well (WSN 221457), has been plugged and abandoned. It is the applicant's opinion that the proposed substitute unit well is necessary to efficiently and economically drain that portion of the reservoir covered by subject unit and that such drilling, designation and use will be in the interest of conservation and will cause no harm or injury to others.

Attached hereto and made a part hereof is a plat outlining the applicant's proposal, along with a list of the names and addresses of the Interested Owners, Represented Parties and Interested Parties to whom a copy of this application is being sent. Pursuant to the Revised Rules of Procedure, the list of parties is being furnished only to the Commissioner of Conservation and to the District Manager of the Lafayette District of the Office of Conservation; however, the list of parties will be provided to any party requesting a copy of it. A reasonable effort was made to ascertain the names and addresses of all Interested Owners, Interested Parties and Represented Parties.

Finally, enclosed is our check on behalf of the applicant, in the amount of \$755.00 made payable to the Office of Conservation and representing the required hearing application fee.

Very truly yours,

Louis Gilbert & Associates, Inc.



Doffie Ross

DR/dal

Cc: Mr. Richard Hudson  
Office of Conservation

Mary Dozier  
Erskin Energy, LLC

Interested Owners, Represented  
Parties and Interested Parties

